

March 29, 1994

LB 677, 695A, 974A, 1224, 1243A  
LR 378

SENATOR WESELY: ...to try and make improvements and all along I think you find a task force that was not there and carefully selected to reach a specific conclusion and that would easily reach that conclusion. I think you had a group of people that were independent thinkers that were able to make judgments for themselves and did not reach a total consensus. We had a difference of opinion so nobody should imply that the welfare task force all agrees on everything, but we did reach some common ground on some issues and are willing to work on others to try and see what we can accomplish this session to move us forward on this issue. Again, I do hope you will support the committee amendments on child support and again, we're ready to answer questions if you have further questions. Thank you.

PRESIDENT ROBAK: Thank you, Senator Wesely. Senator Bohlke, your light is next followed by Senator Day. Excuse me, there us an amendment to the amendment. Mr. Clerk.

CLERK: Madam President, if I might right before that, some items.

PRESIDENT ROBAK: Yes.

CLERK: Enrollment and Review reports LB 695A, LB 974A, LB 1243A to Select File. Senator Chambers has amendments to LB 677 to be printed and a new study resolution by Senator Lynch to be referred to the board. (LR 378. See pages 1524-25 of the Legislative Journal.)

Madam President, Senator Chambers would move to amend this portion of the committee amendments. On page 11, line 13, strike the word "may" and insert the word "shall". (See page 1524 of the Legislative Journal.)

PRESIDENT ROBAK: Senator Chambers, would you like to open on your amendment?

SENATOR CHAMBERS: Yes, Madam President and members of the Legislature, and for those who are supporting the committee amendments, you will find this amendment I am offering on page 11, line 13. The reason I did not hand it around is because I'm changing the word "may" to "shall". This area that I'm dealing with relates to an employer who may discipline an employee whose wages are to have amounts deducted in compliance with this legislation and the bill does say that an employer